the following beauty parlors at Washington, D. C.: Demonet's Beauty Salon, Rudolph's—Beauty Associates, Inc., Robert of Paris, Inc., Pat, Mount Pleasant Beauty Shoppe, Gaston of Paris, Inc., Guilbo, Inc., Gusti's Beauty Salon, Louis [Creative Hairdresser], and the Rainbow Beauty Shop; and charging that they were adulterated in that they contained a poisonous or deleterious substance, ammonium hydrogen sulfide, which might have rendered them injurious to users under such conditions of use as are customary or usual. The shampoo hair conditioner and the solutions were labeled in part: (Bottles) "Willat De Luxe * * * Distributor—Heatless Permanent Wave Co. San Francisco, Calif."

On June 6, 1941, no claimant having appeared, judgments of condemnation were entered and the products were ordered destroyed.

53. Adulteration of heatless method of permanent waving. U. S. v. 7 Cartons, 1 Carton, and 1 Loose Unit of Willat Method of Heatless Permanent Waving. Default decree of condemnation and destruction. (F. D. C. No. 4299. Sample No. 39238-E.)

On April 9, 1941, the United States attorney for the Eastern District of Missouri filed a libel against 95 units of Willat Method of Heatless Permanent Waving at St. Louis, Mo., alleging that the article had been shipped in interstate commerce by the American Yvette Co. from New York, N. Y., on or about January 24 and March 12 and 31, 1941; and charging that it was adulterated in that it contained a poisonous or deleterious substance, ammonium hydrogen sulfide, which might have rendered it injurious to users under such conditions of use as are customary or usual. The curling solution contained in each unit was labeled in part: (Bottles) "Willat Sulfalene * * * Distributor—Heatless Permanent Wave Co., San Francisco, Calif."

On May 16, 1941, no claimant having appeared, judgment of condemnation

was entered and the product was ordered destroyed.

54. Adulteration of heatless method of permanent waving. U. S. v. 37 Units of Willat Method of Heatless Permanent Waving. Default decree of condemnation and destruction. (F. D. C. No. 4328. Sample No. 28273–E.)

On April 14, 1941, the United States attorney for the District of Maryland filed a libel against 37 units of Willat Method of Heatless Permanent Waving at Baltimore, Md., alleging that the article had been shipped in part by the Heatless Permanent Wave Co. from San Francisco, Calif., on or about December 16, 1940, and in part by Emile, Inc., from Washington, D. C., on or about January 3, 1941; and charging that the article was adulterated in that it contained a poisonous or deleterious substance, ammonium hydrogen sulfide, which might have rendered it injurious to users under such conditions of use as are customary or usual.

On May 17, 1941, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

55. Adulteration of heatless method of permanent waving. U. S. v. 29 Units of Willat Method of Heatless Permanent Waving (and 5 other seizures of Willat method). Default decrees of condemnation and destruction. (F. D. C. Nos. 4402, 4403, 4404, 4425, 4514, 4714. Sample Nos. 25941–E to 25946–E incl., 29397–E.)

On April 19 and 25 and May 8, 1941, the United States attorneys for the Western District of Kentucky and the Territory of Hawaii filed libels against 29 units of Willat Method of Heatless Permanent Waving at Louisville, Ky., and 274 units of the same product at Honolulu, T. H., all lots of which had been consigned by the Heatless Permanent Wave Co., alleging that the article had been shipped from San Francisco, Calif., within the period from on or about January 1 to on or about April 8, 1941; and charging that it was adulterated in that it contained a poisonous or deleterious substance which might have rendered it injurious to users under such conditions of use as are customary or usual.

On May 15 and 29 and June 10, 1941, no claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

56. Adulteration of heatless method of permanent waving. U. S. v. 31 Units of Willat Method of Heatless Permanent Waving. Default decree of condemnation and destruction. (F. D. C. No. 4472. Sample No. 57114—E.)

On April 24, 1941, the United States attorney for the Eastern District of Illinois filed a libel against 31 units of Willat Method of Heatless Permanent Waving at Centralia, Ill., alleging that the article had been shipped in inter-